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2	District of Arizona MICAH SCHMIT	2023 MAR - 1 PM 4: 32
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6	Tucson, Arizona 85701 Telephone: 520-620-7300 Email: micah.schmit@usdoj.gov Attorneys for Plaintiff	CR23-00277 TUC-RCC(JR)
7	IN THE UNITED STATES DISTRICT COURT	
8	FOR THE DISTRICT OF ARIZONA	
9		
10	United States of America,	INDICTMENT
11	Plaintiff,	Violations:
12	vs.	8 U.S.C. § 1324(a)(1)(A)(v)(I) 8 U.S.C. § 1324(a)(1)(A)(ii) 8 U.S.C. § 1324(a)(1)(B)(i)
13	1. Destiney Rae Montoya,	(Conspiracy to Transport Hiegai Allens
14	Count 1 2. Keidy Yareli Rivera-Villa,	for Profit) Count 1
15	Count 1	
16	Defendants.	
17	THE GRAND JURY CHARGES:	
18	COUNT 1	
19	From a date unknown to on or about May 2022, in the District of Arizona, Destiney	
20	Rae Montoya and Keidy Yareli Rivera-Villa did knowingly and intentionally combine,	
21	conspire, confederate, and agree with various other persons known and unknown to the	
22	grand jury, to transport and move illegal aliens within the United States by means of	
23	transportation or otherwise, in furtherance of such violation of law, and did so for the	
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purpose of commercial advantage or private financial gain all in violation of Title 8, United States Code, Sections 1324(a)(1)(A)(v)(I), 1324(a)(1)(A)(ii) and 1324(a)(1)(B)(i). A TRUE BILL FOREPERSON OF THE GRAND JURY Dated: March 1, 2023 GARY M. RESTAINO REDACTED FOR United States Attorney PUBLIC DISCLOSURE District of Arizona s/ MICAH SCHMIT Assistant U.S. Attorney

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